	turn Trans Patent and Tr	The Court Carpet and Continues.	
	Alash ng		
		www.	
TOST NAMES APPLICANT	ATT THE ST TO	-	
	and the second s		
L			
=	WTERNATI NA APPLITATI NA		
	A 3 1 N 1 D A 75 1	* * *	
-			
	27 app ??	<u>n •</u>	
CHREMENTS UNDER	35 U.S.C. 371 IN THE UNI	TED	
ED/ELECTED OFFIC			
	ted States Patent and Trademark		
1474 🚉 an Flected Office	37 €FR 1 495)		

THE REAL PROPERTY OF THE PARTY	TION NAMES APPLIANT
	₩
	INTERNATIONAL APPLICATIONS
	A PONTOATE DA PONTANT
. •	
•	
	07 2001
	ლო - 27 გინვეი•
NOTIFICATION OF MISSING REOL	TREMENTS UNDER 35 U.S.C. 371 IN THE UNITED
MUTHICATION OF MISSING REACTION OF ATTEC DECICE AT	ED/ELECTED OFFICE (DO/EO/US)
STATES DESIGNAT	The State of Transport of Trademark
The fill having items have been submitted by the	applicant of the IB to the United States Patent and Trademark
office as a Designated Office 37 (ER.)	CAS CONTROL OF THE CO
75 " S. Basic National Fee	S. Indicate to of Small Entity Status
ြို့ Copy of the international application	Translation of the international application into English
Oath or Declaration of inventors s	Truns'ation of Article 19 amendments into English
Copy of Article 19 amendment:	= Other
December Decument	
The international Preliminary Expression	tion Report in English and its Annexes of any
Translation of Annexes to the Internation	nal Preliminary Examination Report into English
Annihoant has requested early proces ing and	er 35 1/9 C 37; if but has not filed the following indicated items and cr
ha in to sea t stame in naragraph 3 below. The Bust	c National Fee and the copy of the international application must be filed
prior to 20 or 30 months from the prior ty date to a	unid aband inment
- U.S. Basic National Fee	= 10 pt. of the international application
 The following items MUST be furnished within 	the period set forth below in order to complete the requirements to r
1 26 11 C C 271	
a. Translation of the application into b	nglish - A processing fee will be required if submitted
later than the appropriate 20 or 3	0 months from the priority date te for the reasons indicated on the attached Notice of Defective
	te for the reasons more and the addition of the reasons
Translation.	rislation of the application and or the Annexes later than the
	3
appropriate 20 or 30 months in a	m the priority date (3) CFR (497 a) and (b), properly identifying
X . Gain of declaration of the inventor	International application number and international filing date. A
the application (preferance)	mitted later than the appropriate 20 or 30 months from the priorits
1	
The current oath or dec aration :	dies not a moly with 3T CFR 1 497(a) and (b) for the reasons
- Assert on the attached P. C. C.	5.5 E(5.0 T
Surphage for providing the lath	r declarate in later than the appropriate 20 or 30 months from the
1. I have food of \$	and large and to small entity, including any required multiple dependent
due for its required. Applicant must subput the	e additional claim fees or cancel the additional claims for which fees are
due 37 FR 1 492(g)) See attached PT 5-875	
5 - Applicant has not submitted the reconted se	pience (sting pursuant to 37 OFR 1 921-1 925). See attached
DOLD J. BO 050	
	A POST MICT BE CURRETTED WITHIN TWO (2)
ALL OF THE ITEMS SET FORTH IN 3(a)-3((d), 4 AND 5 ABOVE MUST BE SUBMITTED WITHIN TWO (2)
MONTHS FROM THE DATE OF THIS NOT	ICE OR BY 22 OR 32 MONTHS (where 37 CFR 1.495 applies) FRONTION, WHICHEVER IS LATER. FAILURE TO PROPERLY
THE PRIORITY DATE FOR THE APPLICA	ENT
RESPOND WILL RESULT IN ABANDONMI	
the same part of at these a may be agreen so that	Find a permittion in fitter this extension of time under the provisions ± 37 . Fig.
The time period securities may be the solution of the securities o	
holds now the in the is checked, a translation of the	e. Annexes MCST be submitted no later than the time period set above or 0
 7 — The Article 19 amendments are concelled. 	states a celebrate placas but be correct to the abbut triangles of the con-
は 前には、呼及(495 dis months from the mini-	to take
Apple and is reminded that any common safe to f	the United States Patent and Frademark Office must be mailed to the
Appliant is retinited that any continuous same address given in the heading and include the first	So that office and in the standard of the stan
م العرام ا	ice MUST he returned with this response.
	IN VILLAT UP TELLITICA PAGE SIAM LUMPUTOUT

A copy of this no	otice MUST be i	eturned with	this response.
Factised = PCT DO EO 917	Notice of Detectore Translation		
64.976.22	ELECTION EL RE		
FORM POTIDIO FO 995 March 2001		Telephone	7074-305-4421